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APPLICATION NO.	FILING DATE	FIRST NAMED IN	VENTOR A	TTORNEY DOCKET NO.	CONFIRMATION NO.
10/618,089	07/11/2003	Peter A. Par	nec	ODVFP010	3811
22434 BEYER WEA		20/2007		EXAMINER	
P.O. BOX 702:			,	OSMAN, RAMY M	
OAKLAND, C	A 94612-0250			ART UNIT	PAPER NUMBER
				2157	
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				09/20/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)
		10/618,089	PANEC ET AL.
		Examiner	Art Unit
		Ramy M. Osman	2157
Period fo	The MAILING DATE of this communication a or Reply	ppears on the cover sheet w	ith the correspondence address
WHI(- Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REP CHEVER IS LONGER, FROM THE MAILING nsions of time may be available under the provisions of 37 CFR of SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mai ed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a of will apply and will expire SIX (6) MO ute, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status			
·	/ 	nis action is non-final. vance except for formal ma	,
	·	Exparto Quayro, 1000 o.s	5. 11, 100 C.C. 210.
4)⊠ 5)□ 6)⊠ 7)□	ion of Claims Claim(s) 1-29 is/are pending in the application 4a) Of the above claim(s) is/are withdred are claim(s) is/are allowed. Claim(s) 1-29 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	rawn from consideration.	
Applicat	ion Papers		
10)⊠	The specification is objected to by the Exami The drawing(s) filed on 11 July 2007 is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the corre The oath or declaration is objected to by the	a)⊠ accepted or b)□ obje ne drawing(s) be held in abeya ection is required if the drawin	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).
Priority	under 35 U.S.C. § 119		
12)[a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure See the attached detailed Office action for a li	ents have been received. ents have been received in a riority documents have bee eau (PCT Rule 17.2(a)).	Application No n received in this National Stage
Attachmer	nt(s) ce of References Cited (PTO-892)	4) ☐ Interview	Summary (PTO-413)
2) Noti 3) Info	ce of Neterlandes Office (1 10-032) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	Paper No	(s)/Mail Date Informal Patent Application

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DETAILED ACTION

Status of Claims

1. This action is responsive to application filed on July 11, 2007, where applicant amended claims 1,2,7,8,10,27-29. Claims 1-29 are pending.

Response to Arguments

- 2. Applicant's arguments filed 7/11/2007 have been fully considered but they are not persuasive.
- 3. Applicant argues that Sugawara doesn't send alert messages to recipient.

In reply, ¶ 130 of Sugawara states that the management information, which is the alert message, can also be displayed on unit 1-2 which is the intended recipient.

4. Claims 1 and 2 remain rejected under 101, see rejection below.

Claim Rejections - 35 USC § 101

4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1 & 2 rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claim states that "instructions to detect...", "instructions to coordinate..." etc.. However, instructions in-and-of themselves have no ability to perform the claimed actions of "detect", "coordinate", etc. The instructions must be embodied where they are executed by some type of processing system, and where it is the processing system that performs the actions of "detect", "coordinate", etc.

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The above-mentioned requirements are necessary for the claim to be 101-compliant and for the claim to produce a useful, concrete and tangible result. (see MPEP 2106 Section IV. C.)

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1-29 rejected under 35 U.S.C. 102(b) as being anticipated by Sugawara et al (US Patent No 2002/0019848).
- 7. In reference to claim 1, Sugawara teaches a computer-readable medium, comprising: instructions to detect an error condition during messaging between a message sender and a message recipient (¶2);

instructions to coordinate said error condition with a stage of said messaging (¶111, 127-130);

instructions to generate an alert message indicating said error condition and said stage of said messaging (¶111); and

instructions to transmit said alert message to said message recipient (¶127-130).

- 8. In reference to claim 4, Sugawara teaches the computer-readable medium of claim 1, wherein said messaging occurs via a public network (¶ 2).
- 9. In reference to claim 5, Sugawara teaches the computer-readable medium of claim 1, wherein said instructions to detect said error condition include: instructions to detect said error

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condition in connection with processing of a message generated by said message sender (¶ 127-

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130).

10. In reference to claim 6, Sugawara teaches the computer-readable medium of claim 5, wherein said instructions to coordinate said error condition with said stage of said messaging include: instructions to coordinate said error condition with one of posting of said message by said message sender, routing of said message to said message recipient, delivery of said message to said message recipient, and response to said message by said message recipient (¶ 127-130 and ¶ 215-219).

- 11. In reference to claim 7, Sugawara teaches the computer-readable medium of claim 1, wherein said instructions to transmit said alert message include: instructions to transmit said alert message to said message recipient even when said message generated by said message sender is not delivered to said message recipient (¶ 127-130).
- 12. In reference to claim 8, Sugawara teaches the computer-readable medium of claim 1, wherein said instructions to transmit said alert message include: instructions to transmit said alert message to said at least one of said message sender and said message recipient via a public network (¶2).
- 13. In reference to claim 2, Sugawara teaches a computer-readable medium, comprising: instructions to define a plurality of event categories, each event category of said plurality of event categories being associated with a different stage of messaging between a message sender and a message recipient, said plurality of event categories including a first event category associated with a first stage of said messaging (¶ 200-203,208);

instructions to detect a first event during said first stage of said messaging (¶208);

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instructions to coordinate said first event with said first event category; and instructions to generate a first alert message indicating said first event and said first event category (¶208); and

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instructions to transmit said first alert message to said message recipient (¶ 127-130).

- 14. In reference to claim 9, Sugawara teaches the computer-readable medium of claim 2, wherein said messaging occurs via a public network (¶ 2).
- 15. In reference to claim 10, Sugawara teaches the computer-readable medium of claim 2, further comprising: instructions to transmit said first alert message to at least one of said message sender and said message recipient (¶ 200-203,208).
- 16. In reference to claim 11, Sugawara teaches the computer-readable medium of claim 10, wherein said instructions to transmit said first alert message include: instructions to transmit said first alert message to said at least one of said message sender and said message recipient via a public network (¶ 2).
- 17. In reference to claim 12, Sugawara teaches the computer-readable medium of claim 2, further comprising: instructions to transmit said first alert message to a monitoring application program (¶ 200-203,208).
- 18. In reference to claim 13, Sugawara teaches the computer-readable medium of claim 12, wherein said instructions to transmit said first alert message include: instructions to transmit said first alert message to said monitoring application program via a public network (¶ 2).
- 19. In reference to claim 14, Sugawara teaches the computer-readable medium of claim 2, further comprising: instructions to detect a second event during said first stage of said

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messaging; and instructions to coordinate said second event with said first event category (¶ 200-203,208).

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- 20. In reference to claim 15, Sugawara teaches the computer-readable medium of claim 14, wherein said first event and said second event correspond to different error conditions during said first stage of said messaging (¶ 200-203,208).
- 21. In reference to claim 16, Sugawara teaches the computer-readable medium of claim 14, wherein said instructions to generate said first alert message include: instructions to generate said first alert message indicating said first event, said second event, and said first event category (¶ 200-203,208).
- 22. In reference to claim 17, Sugawara teaches the computer-readable medium of claim 14, further comprising: instructions to generate a second alert message indicating said second event and said first event category (¶ 200-203,208).
- 23. In reference to claim 18, Sugawara teaches the computer-readable medium of claim 2, wherein said plurality of event categories includes a second event category associated with a second stage of said messaging, the computer-readable medium further comprising: instructions to detect a second event during said second stage of said messaging; and instructions to coordinate said second event with said second event category (¶ 200-203,208).
- 24. In reference to claim 19, Sugawara teaches the computer-readable medium of claim 18, wherein said first event corresponds to a first error condition during said first stage of said messaging, and said second event corresponds to a second error condition during said second stage of said messaging (¶ 200-203,208).

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- 25. In reference to claim 20, Sugawara teaches the computer-readable medium of claim 18, wherein said instructions to generate said first alert message include: instructions to generate said first alert message indicating said first event, said second event, said first event category, and said second event category (¶ 200-203,208).
- 26. In reference to claim 21, Sugawara teaches the computer-readable medium of claim 18, further comprising: instructions to generate a second alert message indicating said second event and said second event category (¶ 200-203,208).
- 27. In reference to claims 3-26 and 27-29, theses are method claims that correspond to the computer readable medium claims of 1,4-8. Therefore claims 3-26 and claims 27-29 are rejected based upon the same rationale as the above rejections.

Conclusion

- 28. Applicant is advised that the above specified citations of the relied upon prior art are only representative of the teachings of the prior art, and that any other supportive sections within the entirety of the reference (including any figures, incorporation by references, claims and priority documents) is implied as being applied to teach the scope of the claims.
- 29. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

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will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ramy M. Osman whose telephone number is (571) 272-4008. The examiner can normally be reached on M-F 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571) 272-4001. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

RMO September 15, 2007

SUPERVISORY PATENT EXAMINER

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